IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA NORTHERN DIVISION

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OWEN J. ROGAL, D.D.S., P.C.,)	
)	
Plaintiff,)	
)	
v.)	CIVIL ACTION NO.
)	3:06-ev-00728-MHT
SKILSTAF, INC.,)	
)	
Defendant.)	
)	

MOTION TO STRIKE PLAINTIFF'S JURY DEMAND

Defendant Skilstaf, Inc. ("Defendant") hereby submits a motion to strike Plaintiff's jury demand because, under ERISA, Plaintiff is not entitled to a jury trial. In support of this Motion, Defendant offers the following grounds:

- 1. In its Complaint, Plaintiff asserts that Defendant wrongfully withheld benefits under the Skilstaf Group Health Plan ("the Plan"). See Compl. at ¶¶ 3-13, attached as Ex. 1 to Notice of Removal of Action Under 28 U.S.C. § 1441 ("Notice of Removal") (Doc. 1).
- 2. The Plan is an employee welfare benefits plan governed by the Employee Retirement Income Security Act of 1974, 29 U.S.C § 1001 et seq. ("ERISA"). See Skilstaf-00003, attached as Ex. A to the Aff. of Robert Johnson, which was filed contemporaneously with Def.'s Brief in Support of Def.'s Mot. for

Summ. J. (Doc. 39).

- 3. As Defendant has previously made clear, and as Plaintiff has expressly conceded, Plaintiff's Complaint asserts an ERISA § 502(a) claim to recover benefits due to Plaintiff under the terms of the Plan. See Notice of Removal at ¶¶ 6-10 (Doc. 1); Def.'s Brief in Support of Def.'s Mot. for Summ. J. at 10-11 (Doc. 39); Order on Pretrial Hr'g at 2, submitted to the Court by Plaintiff on or about August 9, 2007 (conceding that "[s]ubject matter jurisdiction exists under . . . 29 U.S.C. 1132 (ERISA)").
- 4. In December 2005, Plaintiff demanded a trial by jury. See Demand for Trial by Jury of Twelve Members (Doc. 6).
- 5. The Eleventh Circuit has made clear that "no Seventh Amendment right to a jury trial exists in actions brought pursuant to ERISA." Stewart v. KHD Deutz of Am. Corp., 75 F.3d 1522, 1527 (11th Cir. 1996); see Broaddus v. Florida Power Corp., 145 F.3d 1283, 1287 n.** (11th Cir. 1998) (confirming that "[t]he district court was correct in granting [the defendant's] motion to strike [the plaintiff's] demand for a jury trial on the ERISA claim" because "[r]elief under ERISA is limited to equitable remedies").
- 6. Federal Rule of Civil Procedure 39 provides, in pertinent part, that "[t]he trial of all issues so demanded shall be by jury, unless . . . (2) the court upon motion or of its own initiative finds that a right of trial by jury of some or all of

those issues does not exist under the Constitution or Statutes of the United States." FED. R. CIV. P. 39 (a).

- Because Plaintiff is not entitled to a jury trial under ERISA, the Court 7. should strike Plaintiff's jury demand in this case.
- 8. In its Answer, Defendant asserted, as an affirmative defense, that "[u]nder ERISA, Plaintiff is not entitled to a jury trial." Def.'s Answer and Countercl. at 6 (Doc.25).

Respectfully Submitted,

s/Charles A. Stewart III

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Attorneys for Defendant Skilstaf, Inc.

CERTIFICATE OF SERVICE

I hereby certify that on August 15, 2007, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system, which will send notification of such filing to the following:

> Robert E. Cole 437 Chestnut Street, Suite 218 Philadelphia, PA 19106

Beth A. Friel Jeanne L. Bakker Mongtomery, McCracken, Walker & Rhoads 123 South Broad Street Philadelphia, PA 19109

and I hereby certify that I have mailed by U. S. Postal Service the document to the following non-CM/ECF participants: None.

/s/ Amelia T. Driscoll